

#### **Financial Assistance** Award

#### DENALI COMMISSION

510 "L" Street, Suite 410 Anchorage, Alaska 99501 (907) 271-1414 (phone) (907) 271-1415 (fax) www.denali.gov

Authority	CFDA Number		
112 Stat 1854	90.100		
Denali Commission Finance Officer Certification	e 09		

Award Number	225-06
Award Title	Coffman Cove Road Paving Design
Performance Period	May 23, 2006 to December 31, 2008
Authorizing Resolution	06-17

Recipient Organization & Address

Alaska Department of Transportation and Public Facilities Division of Program Development

3132 Channel Drive Juneau, AK 99801

Phone: (907) 465-6971 Fax: (907) 465-6984

Recipient DUNS # 617616495 TIN # 92-6001185

Accounting Code	Denali Commission	Other Contributors	Total
FY06 FHWA Sec. 1960 Road Funding	\$3,000		\$3,000
SAFETEA-LU Earmark 1702		\$30,222	\$30,222
Total	\$3,000	\$30,222	\$33,222

This Financial Assistance Award approved by the Federal Co-Chair of the Denali Commission is issued in triplicate and pı th W

onstitutes an obligation of federal funding. By signing the					
rovisions indicated below and attached. Upon acceptance by the Recipient, two signed Award documents shall be returned to					
e Federal Co-Chair of the Denali Commission and the Recipient shall retain the third document. If not signed and returned					
vithout modification by the Recipient within 30 days of rec	eipt, the Federal Co-Chair may unilaterally te	rminate this Award.			
Special Award Conditions and Attachments					
Line Item Budget					
(http://www.whitehouse.gov/omb/circulars/a133/a133.html)					
Denali Commission and Department of Transportation and Public Facilities Memorandum of Agreement 2006					
Denali Commission and Federal Highway Administration Memorandum of Agreement 2006					
SAFETEA-LU Section 1960 or Section 1934, or Section 3011 as applicable					
Administrative Requirements (check one)					
MB Circular A-102, Grants and Cooperative Agreements with State and Local Governments					
(http://www.whitehouse.gov/omb/circulars/a102/a102.html)					
2 CFR Part 215, Uniform Administrative Requirements for Grants and Agreements with Institutions of Higher					
Education, Hospitals, and Other Nonprofit Organizations (OMB Circular A-110)					
(http://www.access.gpo.gov/nara/cfr/waisidx 05/2cfr215 05.html)					
Cost Principles (check one)					
MB Circular A-87, Cost Principles for State, Local	and Indian Tribal Governments				
(www.whitehouse.gov/omb/circulars/a087/a087-all.html)					
OMB Circular A-122, Cost Principles for Nonprofit Organizations					
(www.whitehouse.gov/omb/circulars/a122/a122.html)					
OMB Circular A-21, Cost Principles for Educational Institutions					
(http://www.whitehouse.gov/omb/circulars/a021/a					
48 CFR 31.2, Contracts with Commercial Organization					
ignature of Authorized Official - Denali Commission	Typed Name and Title	Date			
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Deng/Kuntor	George J. Cannelos, Federal Co-Chair	9/9/06			
1-11					
ignature of Authorized Official - Alaska Department of	Typed Name and Title	Date			
ransportation and Public Facilities	,	2/1			
Mike Barton, Commissioner					
Mure Baun		1121 16			

Rev: 12/2005

#### ASSURANCES - NON-CONSTRUCTION PROGRAMS

Public reporting burden for this collection of information is estimated to average 15 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0040), Washington, DC 20503.

PLEASE DO NOT RETURN YOUR COMPLETED FORM TO THE OFFICE OF MANAGEMENT AND BUDGET. SEND IT TO THE ADDRESS PROVIDED BY THE SPONSORING AGENCY.

NOTE: Certain of these assurances may not be applicable to your project or program. If you have questions, please contact the awarding agency. Further, certain Federal awarding agencies may require applicants to certify to additional assurances. If such is the case, you will be notified.

As the duly authorized representative of the applicant, I certify that the applicant:

- Has the legal authority to apply for Federal assistance and the institutional, managerial and financial capability (including funds sufficient to pay the non-Federal share of project cost) to ensure proper planning, management and completion of the project described in this application.
- Will give the awarding agency, the Comptroller General of the United States and, if appropriate, the State, through any authorized representative, access to and the right to examine all records, books, papers, or documents related to the award; and will establish a proper accounting system in accordance with generally accepted accounting standards or agency directives.
- Will establish safeguards to prohibit employees from using their positions for a purpose that constitutes or presents the appearance of personal or organizational conflict of interest, or personal gain.
- Will initiate and complete the work within the applicable time frame after receipt of approval of the awarding agency.
- 5. Will comply with the Intergovernmental Personnel Act of 1970 (42 U.S.C. §§4728-4763) relating to prescribed standards for merit systems for programs funded under one of the 19 statutes or regulations specified in Appendix A of OPM's Standards for a Merit System of Personnel Administration (5 C.F.R. 900, Subpart F).
- 6. Will comply with all Federal statutes relating to nondiscrimination. These include but are not limited to: (a) Title VI of the Civil Rights Act of 1964 (P.L. 88-352) which prohibits discrimination on the basis of race, color or national origin; (b) Title IX of the Education Amendments of 1972, as amended (20 U.S.C. §§1681-1683, and 1685-1686), which prohibits discrimination on the basis of sex; (c) Section 504 of the Rehabilitation

Act of 1973, as amended (29 U.S.C. §794), which prohibits discrimination on the basis of handicaps; (d) the Age Discrimination Act of 1975, as amended (42 U.S.C. §§6101-6107), which prohibits discrimination on the basis of age; (e) the Drug Abuse Office and Treatment Act of 1972 (P.L. 92-255), as amended, relating to nondiscrimination on the basis of drug abuse; (f) the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment and Rehabilitation Act of 1970 (P.L. 91-616), as amended, relating to nondiscrimination on the basis of alcohol abuse or alcoholism; (g) §§523 and 527 of the Public Health Service Act of 1912 (42 U.S.C. §§290 dd-3 and 290 ee

- 3), as amended, relating to confidentiality of alcohol and drug abuse patient records; (h) Title VIII of the Civil Rights Act of 1968 (42 U.S.C. §§3601 et seq.), as amended, relating to nondiscrimination in the sale, rental or financing of housing; (i) any other nondiscrimination provisions in the specific statute(s) under which application for Federal assistance is being made; and, (j) the requirements of any other nondiscrimination statute(s) which may apply to the application.
- 7. Will comply, or has already complied, with the requirements of Titles II and III of the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970 (P.L. 91-646) which provide for fair and equitable treatment of persons displaced or whose property is acquired as a result of Federal or federally-assisted programs. These requirements apply to all interests in real property acquired for project purposes regardless of Federal participation in purchases.
- 8. Will comply, as applicable, with provisions of the Hatch Act (5 U.S.C. §§1501-1508 and 7324-7328) which limit the political activities of employees whose principal employment activities are funded in whole or in part with Federal funds.

- Will comply, as applicable, with the provisions of the Davis-Bacon Act (40 U.S.C. §§276a to 276a-7), the Copeland Act (40 U.S.C. §276c and 18 U.S.C. §874), and the Contract Work Hours and Safety Standards Act (40 U.S.C. §§327-333), regarding labor standards for federally-assisted construction subagreements.
- 10. Will comply, if applicable, with flood insurance purchase requirements of Section 102(a) of the Flood Disaster Protection Act of 1973 (P.L. 93-234) which requires recipients in a special flood hazard area to participate in the program and to purchase flood insurance if the total cost of insurable construction and acquisition is \$10,000 or more.
- 11. Will comply with environmental standards which may be prescribed pursuant to the following: (a) institution environmental quality control measures under the National Environmental Policy Act of 1969 (P.L. 91-190) and Executive Order (EO) 11514; (b) notification of violating facilities pursuant to EO 11738; (c) protection of wetlands pursuant to EO 11990; (d) evaluation of flood hazards in floodplains in accordance with EO 11988; (e) assurance of project consistency with the approved State management program developed under the Coastal Zone Management Act of 1972 (16 U.S.C. §§1451 et seq.); (f) conformity of Federal actions to State (Clean Air) Implementation Plans under Section 176(c) of the Clean Air Act of 1955, as amended (42 U.S.C. §§7401 et seq.); (g) protection of underground sources of drinking water under the Safe Drinking Water Act of 1974, as amended (P.L. 93-523); and, (h) protection of endangered species under the Endangered Species Act of 1973, as amended (P.L. 93-

- Will comply with the Wild and Scenic Rivers Act of 1968 (16 U.S.C. §§1271 et seq.) related to protecting components or potential components of the national wild and scenic rivers system.
- 13. Will assist the awarding agency in assuring compliance with Section 106 of the National Historic Preservation Act of 1966, as amended (16 U.S.C. §470), EO 11593 (identification and protection of historic properties), and the Archaeological and Historic Preservation Act of 1974 (16 U.S.C. §§469a-1 et seq.).
- Will comply with P.L. 93-348 regarding the protection of human subjects involved in research, development, and related activities supported by this award of assistance.
- 15. Will comply with the Laboratory Animal Welfare Act of 1966 (P.L. 89-544, as amended, 7 U.S.C. §§2131 et seq.) pertaining to the care, handling, and treatment of warm blooded animals held for research, teaching, or other activities supported by this award of assistance.
- Will comply with the Lead-Based Paint Poisoning Prevention Act (42 U.S.C. §§4801 et seq.) which prohibits the use of lead-based paint in construction or rehabilitation of residence structures.
- 17. Will cause to be performed the required financial and compliance audits in accordance with the Single Audit Act Amendments of 1996 and OMB Circular No. A-133, "Audits of States, Local Governments, and Non-Profit Organizations."
- 18. Will comply with all applicable requirements of all other Federal laws, executive orders, regulations, and policies governing this program.

SIGNATURE OF AUTHORIZED CERTIFYING OFFICIAL	TITLE HIS WITH TO ACCUMENT OF STREET STREET, SO
Mike Barton Make Barton	Commissioner
APPLICANT ORGANIZATION	DATE SUBMITTED
Alaska Depart. of Transportation & Public Facilities Av	vard 225-06 $9/21/4$

# Award Conditions to the Financial Assistance Award Between the Denali Commission and Department of Transportation and Public Facilities For Coffman Cove Road Paving Design Award No. 225-06 August 2006

#### 1. Scope of Work

Denali Commission is providing \$3,000 in Section 1960 SAFETEA-LU funds to the Department of Transportation and Public Facilities (DOT&PF) to provide matching funds for the subject project. DOT&PF is providing \$30,222 in SAFETEA-LU 1702 federal-aid funds to meet the proposed \$33,222 project budget. Denali Commission match funds and SAFETEA-LU federal aid funds will be managed by DOT&PF on behalf of the City of Coffman Cove, the sponsor of the Section 1702 SAFETEA-LU High Priority Project #3686.

This initial phase of the project will complete environmental documentation, surveys, Right of Way certification and design for a project to pave city streets to reduce dust, mud and maintenance effort, and to improve safety and quality of life within the community. The construction project will include drainage improvements, and improvements to the roadbed to support pavement.

Construction will occur in accordance with the project's NEPA Environmental Assessment and design plans. DOT&PF will prepare and Denali Commission will certify documents that Right of Way is adequate for construction. The approved environmental and Right of Way documents will be retained in the project's file at Denali Commission.

This project will provide improved safety and quality of life for area residents of Coffman Cove and travelers moving through the area. The City of Coffman Cove is the owner of the roads in the project and will be responsible for ongoing maintenance of the roads.

All Denali Commission funding is intended for use within the scope of work identified in the Award document only. Any balance of funds remaining after the full scope of work has been completed will be returned to the Denali Commission. Denali Commission has post-dated the project milestones to allow DOT&PF to use its General Fund match funds for expenditures incurred after the project was approved on May 23, 2006 and in advance of the Financial Assistance Award signature. The intent of this action is to advance design efforts to meet the region's limited construction season timeframe.

#### 2. Milestones

The following milestones are identified as the major steps to be completed as part of the project. "Planned" dates for the first milestone are included here. As part of each progress report, DOT&PF reporting systems will update the progress toward meeting these milestones (see section 7, Reporting).

	Plar	ıned	Act	ual		Total Cost
Milestone	Start Date	End Date	Start Date	End Date	Units	At Completion
Preliminary design including Environmental Documents	05/23/2006	12/31/2006		•	0	\$0.00
Final Design including Right of Way Documents	01/01/2007	06/30/2008		5	0	\$0.00
Construction Phase	N/A	N/A			0	\$0.00
Project Close-out	07/01/08	12/31/08			0	\$0.00

#### 3. Award Performance Period

The Award performance period is May 23, 2006 through December 31, 2008. This is the period during which Award recipients can incur obligations or costs against this Award.

#### 4. Direct and Indirect Costs

Direct costs associated with Coffman Cove Road Paving Design are allowed under the Memorandum of Agreement (MOA) between Denali Commission and DOT&PF. Indirect costs, established through the DOT&PF Indirect Cost Allocation Plan (ICAP), are allowed as established by DOT&PF and approved by FHWA for Title 23 funds.

#### 5. Budget and Program Revisions

The Uniform Administrative Requirements, OMB A-102, apply to this Award. Please refer to this CFR for specific details on revisions to this Award. The circular requires DOT&PF to inform the Denali Commission in writing at the earliest possible date of any unanticipated project cost overrun, project schedule delays, or changes in the project scope or changed site conditions.

#### 6. Payments

Payments under this Award will be made by electronic transfer in response to a "Request for Advance or Reimbursement", Standard Form 270 (SF-270) submitted by DOT&PF. Requests for advances or reimbursements may be made at the end of each quarter and should be submitted no later than 30 days after the federal quarter. The SF-270 must be submitted to the Denali Commission via fax, e-mail (<u>finance@denali.gov</u>) or mail in order for payment to be processed. The form is available on the OMB website:

http://www.whitehouse.gov/OMB/grants/grants forms.html. Payments shall be made in accordance with OMB A-102. Please contact the Denali Commission's Finance Manager at (907)-271-1414 for further information about submitting this form. No interest will be accrued on these funds.

#### 7. Reporting

Two forms of project reporting are required under this Award, listed below. DOT&PF shall submit reports using the Denali Commission's on-line Project Database System, available at <a href="www.denali.gov">www.denali.gov</a>. If there are technical limitations which may prevent the recipient from meeting this requirement, please contact the Program Manager listed in this agreement.

- a. **Progress Reports** shall be submitted on a quarterly basis. The first reporting period is July 1, 2006 through September 30, 2006 and quarterly thereafter. Reports are due within 30 days of the end of the reporting period. Progress reports shall include the following:
  - i. Total project funding, including both Denali Commission funding and other project funding sources.
  - ii. The total project expenditures for the project as of the end of the reporting period, including both Denali Commission and other funding sources.
  - iii. Updated schedule and milestone information as identified in the Scope of Work
  - iv. Narrative summary of the project status and accomplishments to date, and address the following questions: is the project on schedule, is the project on budget, and what actions are planned to address any project problems.
  - v. **Non-Construction Projects** For minor repair and renovation projects or other non-construction projects, pictures should be provided of before and after, or photos that are representative of the funded activity, to the extent possible. Photos shall be provided in a digital format as part of the on-line report. A short description of the activity and names of those in the photos shall also be provided.
- b. **Federal Single Audits** shall be submitted annually, when required. In accordance with OMB Circular A-133, which requires [subpart 200] "Non-Federal entities that expend \$500,000 or more in a year in Federal awards shall have a single or program-specific audit conducted for that year in accordance with the provisions of this part [subpart 205]. The determination of when an award is expended should be based on when the activity related to the award occurs."

Recipients shall also submit single audits to the Federal Clearinghouse as designated by OMB. Information can be found on the following web-site: <a href="http://harvester.census.gov/sac/">http://harvester.census.gov/sac/</a>

#### 8. Project/Award Close-Out

The project close-out report shall be completed within 90 days of the end of the Award performance period or within 90 days of the completion of the project, whichever is earlier. Recipients must also draw down any remaining funds for expenditures incurred under this award during this 90-day period.

The project close-out report shall be submitted on-line through the Denali Commission on-line Project Database System, available at <a href="www.denali.gov">www.denali.gov</a>. The project close out will require the recipient to submit the following information:

- a. Final data for each item listed in paragraph 7(a) "Progress Reports"
- b. Final project expenditures itemized by the following categories: planning & design; materials & equipment; freight; labor; project administration/overhead and other expenses.
- c. Acknowledgement of support: For all non-construction projects, the Award recipient shall include an acknowledgement of the Government's support for the project(s) developed under this Award. The format for acknowledgement of the Government's support for non-construction awards will vary with each award and must be agreed upon between the Award recipient and the Denali Commission Project Manager. Costs associated with this requirement shall be paid out of the project funding received by the Award recipient from the Denali Commission.

#### 9. Public Policy Laws and Assurances

Award Recipients are required to comply with the public policy laws and assurances on Standard Forms SF 424d (construction projects). This form must also be signed by a certifying official of the organization. Some of the laws are highlighted below for your reference.

To the maximum extent practicable, considering applicable laws, Funding Recipients shall accomplish the project contemplated by the Award using local Alaska firms and labor.

No portion of this award may be used for lobbying or propaganda purposes as prohibited by 18 U.S.C. Section 1913 or Section 607(a) of Public Law 96-74.

Project level environmental reviews in accordance with the National Environmental Policy Act (NEPA) and the National Historic Preservation Act (NHPA) will be prepared as part of project design for Denali Commission approval.

#### 10. Non-Compliance with Award Conditions

Recipients not in compliance with the terms and conditions of this Financial Assistance Award will be notified by the Denali Commission. The Denali Commission will work with the recipient to identify the steps necessary to bring them back into compliance, and will establish an appropriate time frame for the corrections to be made. If the corrections have not been made by the deadline, the Denali Commission reserves the right to either suspend or unilaterally terminate the Financial Assistance Award for non-performance.

#### 11. Program Manager, Financial Manager & Other Contact Information

Denali Commission	DOT&PF
Ms. Tessa Rinner	Mr. Jeff Ottesen
Director of Programs	Director, Program Development
510 "L" Street, Suite 410	3132 Channel Drive, Suite 220
Anchorage, AK 99501	Juneau, AK 99801-1933
Phone: 907-271-1414	Phone: 907-465-6971
Fax: 907-271-1415	Fax: 907- 465-6984
E-mail: trinner@denali.gov	Email: jeff_ottesen@dot.state.ak.us
Ms. Joey Ausel	Mr. Andy Hughes
Grants Manager & Analyst	Planning Chief, Southeast Region
510 L Street, Suite 410	6860 Glacier Highway
Anchorage, AK 99501	Juneau, AK 99801
Phone: 907-271-3415	Phone: 907-465-1776
Fax: 907-271-1415	Fax: 907-465-6984
E-mail: jausel@denali.gov	Email: andy hughes@dot.state.ak.us
	Mr. Tom Stewart
	CIP Finance Manager
	3132 Channel Drive, Suite 220
	Juneau, AK 99801-1933
	Phone: 907-465-8980
	Fax: 907- 465-3124
•	Email: tom_stewart@dot.state.ak.us

#### 12.Attachment

Memorandum of Agreement between the Denali Commission and Alaska Department of Transportation and Public Facilities, 2006.

## MEMORANDUM OF AGREEMENT BETWEEN THE DENALI COMMISSION AND

#### ALASKA DEPARTMENT OF TRANSPORTATION AND PUBLIC FACILITIES

### DENALI ACCESS SYSTEM AND SAFETEA-LU ROAD AND WATERFRONT DEVELOPMENT PROJECTS August 2006

#### **PARTIES AND PURPOSE:**

The purpose of this Memorandum of Agreement (MOA) is to establish a cooperative agreement defining certain terms and conditions for projects selected by or through the authority granted in Section 309 of the Denali Commission Act of 1988 (Pub. L. No. 105-277), Division C, Title III, 112 Stat. 2681-637, as amended by Section 1960 of the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users ("SAFETEA-LU") (Pub. L. No. 109-59, 119 Stat. 1144).

The Commission is operating under the authority cited above.

The Alaska Department of Transportation and Public Facilities (DOT&PF) is the designated state transportation department authorized to receive Title 23 USC Federal Aid. DOT&PF is governed by Alaska Statute Title 2, Title 19, Title 35 and Title 44.42.

#### **SCOPE OF WORK:**

DOT&PF may participate in Commission project solicitation and selection processes through submittal of projects for consideration by the Commission's Transportation Advisory Committee (TAC). DOT&PF may advise the Commission on technical and engineering issues associated with projects submitted by others and may participate in Commission planning for highways, port and dock facilities, marine or marine connection facilities, and transportation access infrastructure.

The Commission and DOT&PF will advance selected projects by mutual agreement.

#### TYPES OF DOT&PF ASSISTANCE

The Commission seeks DOT&PF's assistance in undertaking Commission planning, project cost accounting, environmental, design, and construction responsibilities. DOT&PF's role in a project will be to assist the Commission, and will take one of three forms differentiated according to the level of DOT&PF involvement. The specific duties for a project will be outlined in a Grant Award document, discussed below.

Following are the three types of assistance generally anticipated by this agreement:

#### 1: DOT&PF Administered.

DOT&PF Administered Projects are those where DOT&PF plans, designs and constructs the facilities. The Commission's primary role will be to fund the project. Unless otherwise agreed, DOT&PF will own and maintain the project when it is complete.

#### 2: DOT&PF Design, Procure and Monitor.

Under this arrangement, the Commission and a third party entity ("Other") will sign a memorandum of agreement for a project. The memorandum will clearly identify the Other as owner, operator, and maintainer of the project, and will specify the assistance desired from DOT&PF.

DOT&PF's role is anticipated to include project cost accounting, as well as providing preconstruction and construction oversight services.

In no event will DOT&PF be responsible for cost overruns, delays, design standards used, maintenance and operations (M&O) responsibility, right-of-way (ROW) acquisition or certification, environmental litigation, or any cost deemed ineligible for federal reimbursement.

DOT&PF may prepare or review ROW acquisition documents and permit applications for Commission review if sufficient Commission funding and DOT&PF staffing exist for such services.

DOT&PF will not sign permits, acquire property, own any aspect of the project, or maintain the project when it is complete

#### 3: DOT&PF Project Cost Accounting and Periodic Inspection.

Under this arrangement, the Commission and Other will sign a memorandum of agreement for a project. The memorandum will clearly identify Other as owner, operator, and maintainer of the project.

DOT&PF's sole and only role will be to provide project cost accounting and periodic inspection, and its liability will be accordingly limited. In no event will DOT&PF be responsible for cost overruns, delays, design standards used, maintenance and operations (M&O) responsibility, right-of-way (ROW) acquisition or certification, environmental litigation, project match or any cost deemed ineligible for federal reimbursement.

DOT&PF will not sign permits, acquire property, own any aspect of the project, or maintain the project when it is complete.

Periodic inspections performed by DOT&PF cannot determine if construction performed by Other followed the plans and specifications since the visits will occur at monthly or greater frequency. The purpose of periodic inspections is to verify that the required work was performed, to the extent that limited on-site observations permit.

#### RESPONSIBILITY MATRIX

The following "Table 1" is a conceptual rendering of the three different project types discussed above and is differentiated by type of role that DOT&PF may play. The table delineates the responsible party for various project development issues. The obligations noted in the table are not binding unless incorporated into an appropriate Grant Award agreement or other document executed by authorized representatives for each party.

**Table 1: Responsibility Matrix** 

		The set one	Project Cost
	DOT&PF	Design, Procurement &	Accounting & Periodic
Issue	Administered	Monitoring	Inspection
Project Funding	Commission	Commission	Commission
Project Matching Funds	DOT&PF	DOT&PF	Other
Denali Commission			
Policy - Due	,		•
Diligence	Commission	Commission	Commission
Non-participation Costs	•	,	
& Overruns	DOT&PF	Commission	Commission
Design Standard	DOT&PF	Commission	Commission
Prepare PS&E Assembly	DOT&PF	DOT&PF	Other
Prepare NEPA Doc's	DOT&PF	DOT&PF	Other
Approval Responsibility		·	
of NEPA Documents	Commission	Commission	Commission
Prepare Permits	DOT&PF	DOT&PF	Other
Sign Permits	DOT&PF	Commission	Other
ROW Certification	DOT&PF	Commission	Commission
Procurement	DOT&PF	DOT&PF	Other
Project Cost Accounting	DOT&PF	DOT&PF	DOT&PF
Const. Monitoring	DOT&PF	DOT&PF	Other
Compr. Montrolling	DOIGH		
Periodic Inspections	NA	NA	DOT&PF
. —	NA		
Periodic Inspections		NA Other	DOT&PF Other

#### PROJECT AGREEMENT DOCUMENTATION:

The Commission and DOT&PF will execute a mutually agreed upon project Grant Award. The Grant Award will determine the parties' roles and responsibilities and is generally expected to track the responsibilities identified in Table 1. However, exceptions may be made on a project by project basis.

The Grant Award will not be executed until after DOT&PF has had the opportunity to review and comment on any applicable memoranda of agreement between the Commission and Other. DOT&PF may request amendments to agreements between the Commission and Other prior to signing the Grant Award. The Grant Award may be amended to change the amount of funds provided under the original Grant Award, modify the original scope, or change the performance period.

Grant Awards, or amendments and addenda, will provide details concerning the use of allocated federal funds, specific funding sources and reimbursable payment guidelines and rules. Grant Awards will define the scope, funding amount and sources, and timeline for each project.

#### PROJECT COST ACCOUNTING:

The State of Alaska accounting system (AKSAS) will be the basis for financial documentation and reporting. The DOT&PF's third party billing system (TPBS) was established to comply with Title 23 USC and Office of Management and Budget (OMB) Circular A-87 Accounting Principles.

1. DOT&PF will submit requests for reimbursement (based on amounts from the TPBS) on a quarterly basis to the Commission using the SF-270 Request for Advance or Reimbursement. Reports SF 270 and SF 269 will be submitted together.

#### **DOT&PF ROLES AND RESPONSIBILITIES:**

DOT&PF's roles and responsibilities may vary from project to project as set forth in the Grant Award document. However, unless otherwise agreed, the following general rules will apply:

- 1. For each project assigned under this agreement DOT&PF will, prepare a Project Management Plan (PMP) that defines the project scope, schedule and budget. The PMP will be presented to the Commission, and signed by the Commission and Other.
- 2. For Design, Procure and Monitor projects, DOT&PF will
  - (a) define environmental documents and permits needed, and will review the Right of Way documentation provided by the Commission for the project.
    - (b) perform design and/or construction, engineering and management.

- (c) use standard DOT&PF practices and procedures for Federal-Aid projects. The Commission may specify a different design standard pursuant to Section 309(e).
- 3. If during the course of carrying out its Grant Award duties DOT&PF learns of any project cost overrun, project schedule delay, change in the project scope, or changed site conditions, DOT&PF shall inform the Commission in a timely manner.
- 4. Report financial expenditures and project progress in accordance with the "Reports" section of this agreement.
- 5. Except for DOT&PF Administered projects, approximately 60 days prior to substantial completion of project construction, notify the Commission. The Commission, in turn, will require that Other take ownership and assume responsibility for maintenance of the project.
- 6. Upon project completion, provide a closeout package inclusive of a Construction Final Estimate and a report from DOT&PF accounting system documenting total project expenditures and a Commission Project Database System closeout report.

#### **COMMISSION ROLES AND RESPONSIBILITIES:**

#### The Commission will:

- 1. Comply with and be responsible for all the terms and conditions contained in its memorandum of Understanding between the Commission and the Federal Highway Administration relating to the Denali Access System program Authorized in SAFETEA-LU.
- 2. Prepare a Grant Award for presentation and negotiation with DOT&PF as described above.
- 3. Review, modify as needed, and sign, a finding of no significant impact (FONSI) or other applicable environmental documents for each project.
- 4. Review, modify as needed and sign ROW certifications for each project ensuring ROW is adequate for project construction.
- 5. Maintain communications with DOT&PF and all other parties involved in a project to ensure an ongoing understanding and acceptance of project environmental, design and construction decisions.
- 6. Provide timely reimbursement for DOT&PF's services rendered under this memorandum of agreement.
- 7. Respond in a timely manner and/or inform DOT&PF regarding any communications pertaining to project cost overruns, project schedule delays, changes in the project scope, or changed site conditions.

#### REPORTS:

- 1. Financial reporting shall be done on a quarterly basis (via SF-269 Financial Status Report) unless modified by the Commission's program manager. DOT&PF reports will be provided to the Commission within 30-days following the end of the quarter Reports SF 269 and SF 270 will be submitted together.
- 2. Progress reporting shall be bi-monthly, (unless modified by the Commission's program manger), using the Commission's web-based Project Reporting System. DOT&PF will provide the status for each project, including project narrative, funding and expenditures, project photos (if applicable), and a statement on project progress. The information presented may vary in detail depending on the role DOT&PF plays in a particular project. In addition, DOT&PF and the Commission may report informally to third parties on project and program progress using standard reporting devices within each organization.
- 3. Both parties to this agreement will cooperate to ensure reporting is accomplished through interface of their respective automated reporting systems.
- 4. A final closeout report, submitted through the Commission's web-based Project Reporting System, is due within 90 days of the end of the performance period or completion of the project.

#### PROCUREMENT REQUIREMENTS:

DOT&PF's procurement duties, if any, will be accomplished in accordance with AS 36.30, except as noted in 2 AAC 12.730, or by force account when approved through a DOT&PF Public Interest Finding.

#### **INDEMNIFICATION:**

In all projects other than DOT&PF Administered, the Commission shall ensure that indemnification language acceptable to DOT&PF is inserted in Commission-Other agreements.

#### TRIBAL RELATIONS

In any agreements between the Commission and tribal entities, DOT&PF's participation is contingent on review and approval by the Alaska Department of Law and may include a requirement to have a sovereign immunity waiver provision or other provisions as deemed necessary. The Commission agrees to assist and cooperate in making DOT&PF's requested changes.

#### **DURATION OF AGREEMENT:**

This Agreement shall continue in force until such time that the Commission or DOT&PF provides written notice of termination - one hundred and twenty days (120) in advance of termination date. In the event the agreement is terminated, any projects begun under the MOA will be completed or otherwise terminated in accordance with the provisions of this MOA and Title 23 USC.

#### **DISPUTE RESOLUTION:**

Should disagreement arise on the interpretation of the provisions of this MOA, or as amended, that cannot be resolved; the area(s) of disagreement will be stated in writing by each party and presented to the other party for consideration. This process shall take no longer than 30 days. If agreement on interpretation is not reached within an additional thirty days from exchange of the written interpretation(s), the parties may then move forward to mediation and/or arbitration with a neutral third party.

#### SIGNATURES:

IN THE WITNESS WHEREOF, the parties have subscribed their names,

8/17/06

Date

George J. Cannelos

Federal Co-Chair

Denali Commission

Date

Mike Barton

Commissioner

Alaska Department of Transportation and Public Facilities